Christopher D. Banys Paul J. Hayes 1 Email: cdb@banyspc.com Email: phayes@hayesmessina.com Richard C Lin Kevin Gannon 2 Email: rcl@banyspc.com Email: kgannon@hayesmessina.com Jennifer L. Gilbert James J. Foster 3 Email: jlg@banyspc.com Email: jfoster@hayesmessina.com HAYES MESSINA GILMAN & HAYES LLC BANYS, P.C. 4 1032 Elwell Court, Suite 100 200 State Street, 6th Floor Palo Alto, CA 04303 Boston, MA 02109 5 Telephone: (650) 308-8505 Telephone: (617) 345-6900 Facsimile: (650) 353-2202 Facsimile: (617) 443-1999 6 Attorneys for the Plaintiff, ADAPTIX, Inc. 7 8 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 9 SAN JOSE DIVISION 10 ADAPTIX, Inc., Plaintiff, Case No. 5:14-cv-03112 PSG 11 JOINT MOTION FOR DISMISSAL v. 12 ASUSTEK COMPUTER INC., ASUS Magistrate Judge Paul S. Grewal 13 COMPUTER INTERNATIONAL, and AT&T MOBILITY LLC, et al., 14 Defendants. 15 **JOINT MOTION FOR DISMISSAL** 16 Plaintiff Adaptix, Inc. ("Adaptix") and Defendants Asustek Computer Inc., ASUS Computer 17 International, (collectively "ASUS") and AT&T Mobility LLC ("AT&T") (together the "Parties") 18 hereby jointly notify the Court that they have settled their respective claims for relief asserted in the 19 above-captioned action. The Court, by decision dated April 24, 2015, has found that on December 30, 20

2014 ASUS and Adaptix entered into a Settlement and Patent License Agreement ("Agreement").

Accordingly, ASUS and Adaptix request that the Court dismiss all claims and counterclaims asserted

by Adaptix against ASUS and by ASUS against Adaptix WITH PREJUDICE pursuant to Federal

Rule of Civil Procedure 41(a)(1)(A)(ii) as provided in the Agreement.

Further, AT&T understands that Adaptix and ASUS have settled their respective claims for relief asserted in the above-captioned action. Accordingly, AT&T and Adaptix request pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), that the Court dismiss WITH PREJUDICE all claims asserted by Adaptix against AT&T arising out of the use of ASUS Licensed Products on the AT&T

2728

21

22

23

24

25

26

| 1 | Mobility communication network and/or the sale, offer to sell, lease, offer to lease, or other | |
|----------|--|--|
| 2 | distribution of ASUS Licensed Products by AT&T Mobility or its subsidiaries or affiliates. | |
| 3 | Each of the Parties shall bear its own attorney fees and costs. | |
| 4 | A proposed Order outlining the relief sought is attached. | |
| 5 | | |
| 6 | Dated: May 15, 2015 | Respectfully submitted, |
| 7 | | HAYES MESSINA GILMAN & HAYES LLC |
| 8 | | |
| 9 | | By: <u>/s/ Paul J. Hayes</u> Paul J. Hayes |
| 10 | | Attorneys for Plaintiff Adaptix, Inc. |
| 11 | | Thomeys for Finnian Françoix, me. |
| 12 | | |
| 13 | | SINGULARITY LLP |
| 14 | | By: /s/ Ronald S. Lemieux (by permission) |
| 15 | | Ronald S. Lemieux |
| 16 | | Attorneys for Defendants Asustek Computer Inc., ASUS |
| 17 | | Computer International, and AT&T Mobility LLC |
| 18 | | |
| 19 | | |
| 20 21 | | |
| 22 | | |
| 23 | | |
| 24 | | |
| 25 | | |
| 26 | | |
| 27 | | |
| 28 | | |
| , | • | |

I, Paul J. Hayes am the ECF User whose ID and password are being used to file this JOINT MOTION FOR DISMISSAL. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that counsel whose e-signatures appear on the foregoing page have concurred with this filing. /s/ Paul J. Hayes Paul J. Hayes